# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA AT BECKLEY

MOUNTAIN VALLEY PIPELINE, LLC,

lain	

v. CIVIL ACTION NO. 5:23-cv-00625

MELINDA ANN TUHUS,

Defendant.

MOUNTAIN VALLEY PIPELINE, LLC,

Plaintiff,

v. CIVIL ACTION NO. 5:23-cv-00626

ROSE ZHENG ABRAMOFF,

Defendant.

## STIPULATION REGARDING EXTENSION OF DEADLINES FOR PLAINTIFF TO RESPOND TO DISCOVERY

The parties hereby stipulate to the following extension of deadlines for the Plaintiff to respond to pending discovery:

The deadline for Plaintiff to respond to *Defendant Tuhus' Second Discovery Request* is extended from October 16, 2024 to October 23, 2024; and

The deadline for Plaintiff to respond to *Defendant Abramoff's First Discovery Request* is extended from October 16, 2024 to October 23, 2024.

#### STIPULATED AND AGREED TO BY:

/s/ Austin D. Rogers

Timothy M. Miller, Esquire (WVSB #2564)

Matthew S. Casto, Esquire (WVSB #8174)

Robert M. Stonestreet, Esquire (WVSB # 9370)

Jennifer J. Hicks, Esquire (WVSB # 11423) Austin D. Rogers, Esquire (WVSB #13919)

BABST CALLAND, P.C.

300 Summers Street, Suite 1000

Charleston, WV 25301 Telephone: 681.205.8888 Facsimile: 681.205.8814 tmiller@babstcalland.com mcasto@babstcalland.com rstonestreet@babstcalland.com jhicks@babstcalland.com arogers@babstcalland.com Counsel for Plaintiff

and

### /s/ William V. DePaulo (w/ permission)

William V. DePaulo, Esquire (WVSB #995)

P.O. Box 1711

Lewisburg, WV 24901 Telephone: 304-342-5588 Facsmile: 866-850-1501 william.depaulo@gmail.com

Jonathan Sidney Pro Hac Vice Colorado Bar No. 52463 Ohio Bar No. 0100561 Climate Defense Project P.O. Box 97 Forest Hill, WV

Telephone: (510) 318-1549

jsidney@climatedefenseproject.org

Counsel for Defendants

# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA AT BECKLEY

MOUNTAIN VALLEY PIPELINE, LLC,

Plaintiff,

v. CIVIL ACTION NO. 5:23-cv-00625

MELINDA ANN TUHUS,

Defendant.

MOUNTAIN VALLEY PIPELINE, LLC,

Plaintiff,

v. CIVIL ACTION NO. 5:23-cv-00626

ROSE ZHENG ABRAMOFF,

Defendant.

### **CERTIFICATE OF SERVICE**

The undersigned, as counsel for Plaintiff Mountain Valley Pipeline, LLC hereby certifies that on October 15, 2024, I electronically filed the **STIPULATION REGARDING EXTENSION OF DEADLINES FOR PLAINTIFF TO RESPOND TO DISCOVERY** with the Clerk of the Court via the CM/ECF system which will send electronic notification to counsel of record as follows:

William V. DePaulo, Esq. P.O. Box 1711 Lewisburg, WV 24901 Tel: 304-342-5588 Fax: 866-850-1501

william.depaulo@gmail.com

Jonathan Sidney
Climate Defense Project
P.O. Box 97
Forest Hill, WV
(510) 318-1549
jsidney@climatedefenseproject.org

/s/ Austin D. Rogers

Austin D. Rogers, Esquire (WVSB #13919)